

{g)--A--person--who--applies--the--maneuvers--depicted--in--a diagram--posted--under--this--section--to--remove--food--lodged--in--the throat--of--another--is--liable--only--if--the--person's--actions--amount to--gross--negligence.}

SECTION 2. AND BE IT FURTHER ENACTED, That on July 1, 1986, if a local jurisdiction has established a fee schedule for a local license, the fee schedule may constitute the fee schedule cited in § 4-308(a) of the Health-Environmental Article as enacted by this Act and shall remain in effect until altered or reenacted as provided by law, ordinance, rule, or regulation of the county or the Mayor and City Council of Baltimore City.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

Approved May 27, 1986.

CHAPTER 654

(Senate Bill 165)

AN ACT concerning

Regulatory Review - Notice of Final Adoption -
Republication

FOR the purpose of altering the standard for determining whether an amendment of a regulation proposed for final adoption warrants republication for public comment; authorizing the Administrator of State Documents to refuse to publish a notice of final adoption of a regulation under certain circumstances; providing for review and opposition by the Joint Committee on Administrative, Executive, and Legislative Review of an amended regulation proposed for final adoption requiring certain assistant attorneys general to provide a certain written description of amendments to a regulation proposed for final adoption the Attorney General to submit a certain certificate to the Administrator in certain circumstances; generally relating to the publication of a notice of final adoption of a regulation substantively amended by a unit; and making provision of this Act severable.

BY repealing and reenacting, with amendments,

Article - State Government
Section 10-101(f), 10-111.1(a)(1), and 10-113
Annotated Code of Maryland
(1984 Volume and 1985 Supplement)